

The Times

ESTABLISHED A. D. 1826.]

MILLERSBURG, OHIO, THURSDAY MORNING, MAY 10, 1860.

[NEW SERIES—VOL. 22—NO. 12.]

Poetry.

SPRING.

The sky, how bright! the air, how sweet!
Warm sun lightens the face and brow;
On field and lawn the gentle host
Prepares the globe for spade and plow.
The young buds swell in teeming woods,
The young grass shoots on sunny hills,
And swiftly pour a thousand floods,
And brightly glance a thousand rills.
The blue-bird sings on yonder pine,
The robin on the locust tree,
And their glad music is a sign,
Of love and promise unto me.
To blooming Spring what can compare
In God's great realm of growth and change?
What forms so promising and fair?
What life from death so passing strange?
Its own red buds, are flowers and fruit;
The child, ere lord and sea appear;
A mother, dressed in fairest fruit,
An angel in the starry sphere.

Interesting Story.

ANDRAVI; OR THE IDIOT OF THE ALPS.

BY W. O. RATON.

Far up among the frozen heights of the Alps, their homeward pathway, lit up by the declining sun, a band of hunters were making their perilous descent; now threading, with practised step, the precipitous defiles, which would have bewildered and appalled an unaccustomed traveler, and now leaping with precise and energetic bounds, enormous gorges which yawned between the mountain sides, and where one careless step might have sent them instantly to the deep doom below. Yet, familiar with these passes from boyhood, and with eyes and limbs as expert as the chamois which they chased, with hardy peasants made the echoes merry with their laughter; and ever and anon would their horns, lit the music was reverberated from thousand peaks, and, piercing to the valley below, gave pleasing signal to their expectant families that they were coming.

As thus in single file they proceeded, and just as they achieved a long and steep descent, a shout of surprise from the foremost assembled his companions at his side, when they beheld, deeply embedded in a huge snow drift, the dark figure of a richly dressed stranger—evidently not a native of those hills.

"He has fallen from some height above us," exclaimed one, "the least of them, not less than two hundred feet; and if it is not lifeless, even from the swiftness of such a deep fall, it is a miracle."
Cautiously venturing from their path across the snow, to the place where lay the body, two of the hunters knelt down, and after a brief examination, pronounced the man still alive, but insensible—the soft snow upon which he had provisionally fallen, having saved his body from being dashed to pieces.

"He has dug his own grave, but did not choose to die in it," said one of the hunters.
"Let us see what a little *eau de vie* will do for him," and withdrawing a flask from his breast, he applied it to the lips of the stranger, while others now rubbed his wrists and temples.

The man soon opened his eyes, and became strong enough to stand; but his glance was vacant and unmeaning one. To all questions he simply muttered the word "Andravi," and pointed, with trembling finger, to the dread height from which he had fallen.

"He is either a mute, lunatic or simpleton," was the conclusion of his preservers. "Perchance the fall has unsettled his reason, and no wonder. But let us away, or we may need aid ourselves for the sun is down."

Lifting the stranger along over their irregular and still dangerous road, they left the spot, and ere long arrived at the nearest home among the mountains, where the stranger was provided with refreshments on a couch by the hospitality of the humble occupants; and the others separated for their respective dwellings.

Sleep and kind care soon restored Andravi, for such was his name, but whether his infirmity of mind was natural, or the result of his fall, the shock and the fright—certain it was that but a few words could be elicited from him, and those were not coherent. His mind was wandering and imbecile; and as he could not give any indication as to where his home was, or had been, and was now comparatively helpless, he was suffered to remain among those mountain homes, to do what he could learn to do, in return for the affection afforded him; and he soon became widely known among the mountaineers by the undignified sobriquet of "Le Fon, or, The Idiot."

Yet Andravi was treated by all with a certain respect growing out of the surmise that the rich dress in which he had been found indicated that he must have been a person of some rank or riches in his own country; and thus, misfortune, when undesired, always appeals to all human sympathy.

And more than all this, Andravi finally became familiar with the mountain paths and evincing the possession of remarkable strength, daring and agility, after having abided for a year in those lofty fastnesses of snow and ice learned sufficiently to become a professional guide to travelers; and whenever any journey of that kind, requiring especial skill and fortitude was to be undertaken, it was sure to be intrusted to the hardy frame and practice distinct of the interper, though generally mute and otherwise idiotic Andravi.

His quietude, his usefulness in his adopted calling, and his childlike devotion to those who had been thus kind to him, made the Idiot of the Alps universally regarded, and many a prayer went up, from rude but honest hearts, among those frozen regions, that the All-Seeing Eye might watch over and protect, and some day restore him to his reason and home.

But still for years he dwelt there, and none knew who he was or whence he came. Yet, as year after year rolled by, men learned to look upon him with a sort of awe, as one especially guarded by Providence; since he underwent such risks in the most furious Alpine storms, in the deepest darkness, reckless of the impending avalanches, the most icy and precipitous steep, the most impetuous torrents, or the most treacherous snows. His self-reliance, his adventures, his escapes, like his looks and manner, seemed unnatural; and the Idiot of the Alps, was the standing theme of many a tale of mountain life.

Once while guiding a small party of enthusiastic tourists through an almost inaccessible and seldom attempted region, while the travelers were felicitating themselves upon achieving such a height, and beholding its sublimities, a lady of the party, venturing near the dizzy brink of a stupendous glacier, dropped a costly necklace, which fell over the edge far into the icy and perpendicular chasm beneath. Her cry of regret was heard and understood by Andravi, who was instantly at her side, and despite the urgent remonstrances of all he made signs that he would descend and recover the lost article; and fastening one end of a strong coil to a hunter's pole he bore, and which he buried firmly in the ice above, he rapidly descended the fearful gulf.

"The man is an idiot, and we are idiots to let him do this fool-hardy feat!" exclaimed one, as breathlessly they gazed upon their guide's descent. "Should his hands fail him, or the rope break, he would be lost, and we too; for we could neither advance nor retreat our way."

At that moment, the sharp twang of the cord, and a cry of horror from above announced that the line had indeed been parted; and with faces of dismay, they beheld Andravi fall a few yards beyond the end of the dangling rope, the remaining portion still in his clutch! It was a sight of terror, but relieved in part by their beholding him frantically grasp at a stunted tree which projected from a rock, in his descent, and contrived to maintain his hold awhile, but this delay was brief; his gripe relaxed and he fell again—into the snowy vale below!

From the height which the spectators were and owing to the dazzling effect of the snow, it was impossible to judge of the distance between the tree and the spot upon which he had fallen; and they strained their despairing eyes after him, at the imminent peril of their own footing, to watch if the too zealous Idiot should move again or remain dead where he fell.

To their joy, he arose at once, and without looking up, as though his mischance were of common occurrence or of no particular importance, they saw him search the snow around him for the necklace for which he had ventured so much. Soon they saw him stoop, and a faint ejaculation which ascended, intimated that he had found it.

But now the wonder was how he was to ascend again. No path was visible on any hand, and the rope was swinging high beyond the tree.

Clasping the chain about his own neck and drawing a knife from his belt, Andravi began to ascend the ragged wall, with the aid of the weapon-cutting as he ascended, step by step, here and there in ice or earthy surface, a temporary hold for hand or foot, until, by painfully protracted efforts, exhibited iron endurance as well as a dauntless heart he had elevated himself high enough to admit of tying the broken end of the rope around his waist; and from that perilous position, between heaven and earth, he was now cautiously drawn up by the overjoyed and amazed party above.

Long were the praises and congratulations which greeted the idiot, as he stood once more in safety among them; and he flung himself upon the rock to rest awhile, and held out the necklace with a grim smile, its fair owner refused to receive it.

"No, keep it as a trophy of your heroism, brave fellow!" she cried. "It is valuable; but a poor return for the hazard and labor you underwent, and the wonderful courage you have shown."
Guiding the travelers safely to their next point of destination, and receiving other substantial tokens of their admiration, Andravi returned home, where the fame of the exploit soon followed him—an illustration of many similar acts, which, during the ten years of his adventurous life among the Alps, made the Idiot's name illustrious among the mountaineers, and himself an object of curiosity to travelers.

Yet, although arrived from all climes, people of many ranks, none ever came who seemed to know aught of his previous history, or who could solve the mystery which hung about him.

To all, he was the same quiet, listless, unintelligent creature, as a guide, but generally mute and incoherent—save in his acts, as an Alpine pioneer—and towards the humble inhabitants of the district where he first had been found, and where he continued to dwell.

The rewards he received from travelers he distributed, as if by instinctive gratitude, to the neighbors who treated him so kindly; clinging to them and to that mountain region, with a majestic attachment, which bound them to him the more and made him seem a sort of spirit of the spot, by whose side no peril could befall. Sometimes, with but a scant supply of food, he would be absent for days together, and when tracked and found by his foot-prints in the snow, he would be heard mumbling to himself, or absorbed in contemplation of some lofty mountain way, as if he expected the promised approach of some one.

But this mode of life was to have an end.

As wild a storm as ever heaped an avalanche, laid a deceitful valley, or buried a blind traveler, burst upon the mountains one afternoon, and whirled and whistled through their dismal gorges in frightful fury and bewildering turmoil—Andravi went forth, for such times he seemed to love.

Beneath a snowy cliff, from whose overhanging sides a series of many mountain paths was visible—night not yet having added to the terrors of the tempest—Andravi took his stand; nor had he waited long before he saw a muffled traveler approaching, toiling through the snow toward him.

"The Idiot remained motionless and mute, and the stranger stared at the statue-like form as he advanced, and announced that he had lost his way."

"Guide me, if you can, man. I'm wealthy, and will reward you amply. You seem to doubt; but the name of Adrian Lorette carries belief with it in his own country. Why do you stare so?"

Speak to me."

A frantic shriek, and a tiger-like leap upon the stranger, were the answer of Andravi, who bore the stranger fiercely to the earth, while his cry was echoed from every hill around.

But, if the Idiot was agile, the stranger was no less so; and though taken by surprise, as he fell he drew a pistol, and instantly discharged it at the head of the wild-looking assailant. The ball whistled harmlessly by, and the stranger employed to a deadly purpose. The stranger felt that he was being dragged to the edge of the precipice!

The desperation of intense fear lent him strength to resist, but in vain, for his own preservation. Slowly the struggling twain neared the horrid brink, till they stood upon its direct verge, when despairing of future attempts to save himself, Adrian Lorette fastened with vice-like grip, upon the belt of his adversary, whose last reckless effort precipitated both into the dreaded gulf together!

But they were not yet to die. A shelf intervened, at a short distance, between them and the uttermost chasm, and here, bruised but not stunned, the struggle was continued.

"Who are you? Ruffian!—robber—would not murder me. I will give you all I have. But release me here," was the hoarse expostulation of Lorette, as soon as he could speak.

But the iron knee of the idiot was upon his panting chest, and the fall on the occasion had wrought a magic change upon his reason; if not in his purpose. That reason had returned, as unclouded as ever; and now while returning the advantage he had required, he looked into the face of his prostrate foe, and spoke to him in tones, fearful, but well remembered.

"Adrian Lorette, behold in me the friend you sought to murder. This is I, Alonzo Andravi! Ay, shrink, murderer, traitor, for this is your death hour, and the tomb is impatient to receive you. What had I done, O falsest of friends, that you should hurl me from the mountain-pass even as now I shall hurl you?"

What from me but too much kindness, had you received, what but wealth and fair equality of companionship—exulting you, as I did, from poverty and friendliness? O viper! how I treated you, how I trusted you, to find, on that last journey you meant it indeed to be our last—What, what was yours when, knowing yourself to be my heir, no kinder living to dispute my kindness, you hunted me, as you thought, into the cold abyss to death? Till now, it has seemed a dream—both what you did, and what God has done for me. A weight since then has been upon my brain. A spell has bound me to these regions. The memory of all that went before was lost to me, and set my reason free. Strive not, slave, traitor, child! your efforts are in vain. Die! Thus I fling you to the death you designed for me!"

Even as he spoke, and while the first words of a half formed prayer were upon the lips of the struggling Lorette, Andravi loosened his victim's hold with a giant blow, and then cast him to the white eternity below!

The sharp scream of the falling man ascended to the ears of his destroyer some seconds before his body fell upon the icy rocks a hundred fathoms down. The dull sound reached Andravi's hearing and self-avenged, his reason restored, like one awakened from a long dream, he turned away by a winding path, and was soon at his mountain home again.

Those who are familiar with the phenomena of insanity, in its innumerable phases, pronounce that the causes and careers of minds distraught are often wonderful and unaccountable; nor, to such judges, will this sudden imbecility, and its sudden disappearance, as narrated, seem improbable in nature—conversant as they are with far more remarkable cases, to be found in the melancholy histories of the insane. An avenging Providence might have implanted a mystic instinct in the mind of the Idiot, to bind him to those cheerless regions till the hour of retribution; or the simple gratitude of his reason might have detained him among his preservers, to become the restoration and revenge.

Whatever the causes, Andravi soon amazed his Alpine neighbors with his true history, and their verdict upon the justice of his tragic deed was mingled with but one regret—the regret of parting with him.

The parting soon took place, though not forever, for having regained possession of the amplexes to which he made the false friend his heir. Andravi often visited the mountain scenes of his madness, his exploits and his revenge, and he did much for the lasting comfort of the friends of that period of his life. And to this day are remembered, in admiring tradition, the brave deeds and benefactions of the Idiot of the Alps.

A CIRCUMSTANTIAL LAD ON THE WITNESS STAND.—A lad was recently called upon to testify in a New York Court, whose tender years raised doubts as to his competency as a witness by not understanding the nature and obligations of an oath. The first question put was, "Are you the son of the plaintiff?" "The fellow," deliberately crossing his legs and putting about half a paper of tobacco in his mouth, with the utmost *sang froid* replied, "Well, it is so reported."

LAWS OF OHIO.

PUBLISHED BY AUTHORITY.

[No. 117.] AN ACT To provide for the collection of claims against Rail Road Companies.

SECTION 1. Be it enacted by the General Assembly of the State of Ohio, That when any person shall have obtained judgment against any rail road company in any of the courts of this state, upon any claim due to common laborers, for work and labor performed for such company, or for crossing, lumber or coal road, furnished to such company, to be used in the construction, repairing or operation of such road, or upon any other or other evidence of indebtedness, the consideration of which consists of such labor, or materials, furnished to said company, the plaintiff in such case, his agent, or attorney, may file with the prothonotary, in such judgment, his affidavit, setting forth the nature of the claim upon which said judgment is founded, showing that the same within the description of claims herein enumerated, that he does not know of any property of the defendant liable to levy and sale on such execution sufficient to satisfy the same, and that any person or corporation (to be named within the jurisdiction of officers to whom, according to the precept, such execution is to be issued) is indebted to the defendant in such property or claims of the defendant in his possession, or under his control, or as an agent of the defendant, whereupon the clerk shall issue with the execution, a writ to the sheriff or coroner named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or under his control, or which may come into the hands of the defendant, or of any person or corporation named, that he is required to go to the officer holding such writ, the money, and deliver to such officer the property and claims of the defendant in his possession or